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UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOUS THOMAS G. BRUTON OF THE NORTHERN DISTRICT COURT

MAXIMINO Esparza)	
Plaintiff(s), v. Evergreen Real	1:22-CV-6209 Ca: Judge Matthew F. Kennelly Magistrate Judge Jeffrey Cole Random
Estate Services (c.)	RECEIVED
Defendant(s).	NUV 08 2022 Ste
COMPLAINT OF EMPL	THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT
1. This is an action for employment discrim	ination.
2. The plaintiff is MAXIMINO	Espanza of the
county of Cook	~
3. The defendant is EVergree	V Real Estate Servicione
street address is 566 W. LA	the Street Suite 400
(city) Ch. Engo (county) Cook	
(Defendant's telephone number) (3/2)	_
4. The plaintiff sought employment or was e	employed by the defendant at (street address) week Suite (city) Chi 2490
(county) Cook (state) FL.	(ZIP code) 60661

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5.	The	The plaintiff [check one box]				
	(a)		was denied employment by the defendant.			
	(b)		was hired and is still employed by the defendant.			
	(c)	P	was employed but is no longer employed by the defendant.			
5.		The defendant discriminated against the plaintiff on or about, or beginning on or about, month) (day) / 0 , (year) 2020.				
7.1	(Ch	Choose paragraph 7.1 or 7.2, do not complete both.)				
	(a)	The [chec	defendant is not a federal governmental agency, and the plaintiff $ck \ one \ box$] $has \ \Box has \ not$ filed a charge or charges against the defendant			
		asseı	rting the acts of discrimination indicated in this complaint with any of the			
		follo	owing government agencies:			
		(i)	☐ the United States Equal Employment Opportunity Commission, on or about			
			(month)(day)(year)			
		(ii)	the Illinois Department of Human Rights, on or about			
			the Illinois Department of Human Rights, on or about (month) (day) 28 (year) 2021.			
	(b)		arges were filed with an agency indicated above, a copy of the charge is			
		attac	hed. Yes, D No, but plaintiff will file a copy of the charge within 14 days			
	It is the policy of both the Equal Employment Opportunity Commission and the Illinois					
	Department of Human Rights to cross-file with the other agency all charges received. The					
	plair	ntiff ha	as no reason to believe that this policy was not followed in this case.			
7.2	The	defen	dant is a federal governmental agency, and			
•4						
	(a)	me	plaintiff previously filed a Complaint of Employment Discrimination with the			

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	defendant asserting the acts of discrimination indicated in this court complaint.						
			Yes (mont	h)	(day)	_ (year)	
			No, did no	t file Complaint of E	mployment Dis	scrimination	
	(b)	The plaintiff received a Final Agency Decision on (month)					
		(day	y)	(year)	<u></u> .		
	(c)	Atta	ached is a	copy of the			
		(i)	Complaint	of Employment Dise	crimination,		
			□ Yes	□ No, but a copy v	will be filed wit	hin 14 days.	
		(ii)	Final Age	ncy Decision			
			□ Yes	□ N0, but a copy v	vill be filed wit	hin 14 days.	
3.	3. (Complete paragraph 8 only if defendant is not a federal governmental age.				governmental agency.)		
	(a) 🗆		the United	States Equal Employ	yment Opportu	nity Commission has not	
	,		issued a N	otice of Right to Sue.			
	(b) the United States Equal Employment Opportunity Commission has				Commission has issued		
			a <i>Notice oj</i>	Right to Sue, which	was received b	by the plaintiff on	
			(month)	(day)_	14 (year)) 2022 a copy of which	
		i i	<i>Notice</i> is a	ttached to this compl	laint.		
).	The de	efend	ant discrin	ninated against the pl	aintiff because	of the plaintiff's [check only	
	those that apply]:(a) □ Age (Age Discrimination Employment Act).						
	(b) 🗆	Co	lor (Title \	/II of the Civil Right	s Act of 1964 a	and 42 U.S.C. §1981).	

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	(c) Disability (Americans with Disabilities Act or Rehabilitation Act)
	(d) Dational Origin (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
	(e) Race (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
	(f) ☐ Religion (Title VII of the Civil Rights Act of 1964)
	(g)
10.	If the defendant is a state, county, municipal (city, town or village) or other local
	governmental agency, plaintiff further alleges discrimination on the basis of race, color, or
	national origin (42 U.S.C. § 1983).
11.	Jurisdiction over the statutory violation alleged is conferred as follows: for Title VII claims
	by 28 U.S.C.§1331, 28 U.S.C.§1343(a)(3), and 42 U.S.C.§2000e-5(f)(3); for 42
	U.S.C.§1981 and §1983 by 42 U.S.C.§1988; for the A.D.E.A. by 42 U.S.C.§12117; for the
	Rehabilitation Act, 29 U.S.C. § 791.
12.	The defendant [<i>check only those that apply</i>] (a) □ failed to hire the plaintiff.
	(b) terminated the plaintiff's employment.
	(c) ☐ failed to promote the plaintiff.
	(d) \square failed to reasonably accommodate the plaintiff's religion.
	(e) afailed to reasonably accommodate the plaintiff's disabilities.
	(f) failed to stop harassment;
	retaliated against the plaintiff because the plaintiff did something to assert rights protected by the laws identified in paragraphs 9 and 10 above;
	(h) other (specify): 46+ fired After mating a police Report or our off the twent, (Assault simple) [If you need additional space for ANY section, please attach an additional sheet and reference that section.]

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13. The facts supporting the plaintiff's claim of discrimination are as follows: manage men write 14. [AGE DISCRIMINATION ONLY] Defendant knowingly, intentionally, and willfully discriminated against the plaintiff. The plaintiff demands that the case be tried by a jury. 15. NO 16. THEREFORE, the plaintiff asks that the court grant the following relief to the plaintiff [check only those that apply] Direct the defendant to hire the plaintiff. Direct the defendant to re-employ the plaintiff. Direct the defendant to promote the plaintiff. (d) Direct the defendant to reasonably accommodate the plaintiff's religion. Direct the defendant to reasonably accommodate the plaintiff's disabilities. the defendant Direct the defendant to (specify):

If available, grant the plaintiff appropriate injunctive relief, lost wages, liquidated/double damages, front pay, compensatory damages, punitive damages, prejudgment interest, post-judgment interest, and costs, including reasonable attorney fees and expert witness fees. (h) Grant such other relief as the Court may find appropriate. (Plaintiff's signature) (Plaintiff's name) Maximino Espanza (Plaintiff's street address) 4231 S. Sacramento 4UE. (City) 64.6490 (State) IL, (ZIP) 60632 (Plaintiff's telephone number) (208 - 603 - 8325

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Date: NOV, 8, 2022